



9-11-18

Addendum

* LLA1180243

Re: Lumber Liquidators Chinese-manufactured Flooring
marketing, Sales Practices and Product Liability
Litigation, MDL No 1:15-md-02627 and
Lumber liquidators Chinese-manufactured Flooring
Durability, marketing and Sales Practices
Litigation, MDL No 1:16-md-2743

Addendum : This is an Addendum to the intent to
object. Original letter was sent and post marked
on Sept 4, 2018. Enclosed are copies of the
same with my signature



CRAIG HATCHEL

940-390-2146

Craighatchel@aol.com

EMAIL/EI) COPIES ON 9/13/2018 TO

Laminatesettlement@administratorclassaction.com

Your claim must be
postmarked by:
OCTOBER 13, 2018

CLAIM FORM
In re: Lumber Liquidators Chinese-
Manufactured Laminate Flooring Litigation
In the United States District Court
for the Eastern District of Virginia
Case No. 1:15-md-02627 and Case No. 1:16-md-02743

LLA

PART 1: CLAIMANT INFORMATION

Claim Number: **LLA 1180243**

(Your Claim Number is printed on the Postcard Notice you received by Mail or E-mail; if unavailable, leave blank)

Claimant Name: Craig
First Name Hatchel
Last Name

Street Address: 538 CR 153

City: Whitesboro State: Texas Zip Code: 76273

Phone Number: (940) 390-2146

Email Address: Craighatchel@aol.com

Settlement Class (Please choose **ONE** of the three options listed below,
as well as the relevant Benefit Selection, if applicable):

- 1) CARB1 (if you purchased Chinese-made laminate flooring from Lumber Liquidators
between January 1, 2009 and December 31, 2010)
- 2) CARB2/DURABILITY (if you purchased Chinese-made laminate flooring from
Lumber Liquidators between January 1, 2011 and May 31, 2015)

Settlement Benefit Selection if my claim is deemed to be eligible:

Voucher for Store Credit **OR** Cash Reimbursement

- 3) CARB1 & CARB2/DURABILITY

(if you purchased Chinese-made laminate flooring from Lumber Liquidators between
January 1, 2009 and December 31, 2010 **and** between January 1, 2011 and May 31, 2015)

Settlement Benefit Selection if my claim is deemed to be eligible:

Voucher for Store Credit **OR** Cash Reimbursement

PLUS CARB1 Benefit

PART 2: SUPPORTING DOCUMENTATION

Supporting Documentation that shows your purchase(s) during the Time Period(s) of which you are claiming you purchased the Class Flooring is required. You must attach documentation (such as a receipt) to evidence your Class Purchase of Chinese-made Laminate Flooring.

PART 3: SIGNATURE

I declare under penalty of perjury that:

- (i) I purchased Chinese-made laminate flooring from Lumber Liquidators during the eligible date range as indicated by my selection above, and
 - (ii) all information I provided in this Claim Form and in the attached Supporting Documentation is true and correct.

Signature:

Date: 9 / 11 / 20 18
M M P P Y Y Y Y

Print Name:

If submitting by mail, mail your Claim Form and Supporting Documentation to:

Laminate Settlement
c/o Settlement Administrator
1801 Market Street, Suite 660
Philadelphia, PA 19103

If submitting online, complete the electronic Claim Form available at: www.LaminateSettlement.com.

BE SURE TO SIGN THE CLAIM FORM AND SUBMIT IT WITH YOUR SUPPORTING DOCUMENTATION TO THE SETTLEMENT ADMINISTRATOR POSTMARKED OR SUBMITTED ELECTRONICALLY NO LATER THAN OCTOBER 13, 2018.

Lumber Liquidators Chinese Manufactured
Laminate Flooring Litigation
Settlement Administrator
1801 Market St, Ste 660
Philadelphia, PA 19103

PRESORTED
FIRST CLASS MAIL
US POSTAGE PAID
MAG

Electronic Service
Requested

COURT ORDERED NOTICE

Class Action Notice

If you purchased Chinese-made laminate flooring from Lumber Liquidators ("Class Flooring") between 1/1/2011 and 5/31/2015, you may qualify to receive benefits from a class action settlement. Visit the Settlement website at www.LaminateSettlement.com to view the Long Form Notice and Important Court Documents for a detailed explanation of the Settlement.



LLA1180243

Postal Service: Please Do Not Mark Barcode

T1329 P2 499280
Claim Number: LLA1180243
Confirmation Code: 88111
CRAIG HATCHEL
538 COUNTY ROAD 153
WHITESBORO TX 76273-5049



To the Court.

This is my intent to object to the court, Class Council and the defendants.

Re: Lumber Liquidators Chinese-Manufactured
Flooring Marketing, Sales Practices and Product
Liability Litigation, MDL No. 1:15-md-02627
and Lumber Liquidators Chinese-Manufactured
Flooring Durability Marketing and Sales
Practices Litigation, MDL No 1:16-md-2743

Laura Hatchel
538 CR 153
Whitesboro, Texas 76273
940 390-2145
SKY9294@aol.com

Craig Hatchel
538 CR 153
Whitesboro, TX 76273
940-390-2146
Craighatchel@aol.com



When purchasing our floors, we were approached by a salesman to look at some wood flooring products not on the show room floor, but displayed in another closed off room. We specifically asked if any problems or defects were associated with this good deal of a selection and he assured us there was not.

We purchased enough wood for our entire house minus bathrooms and laundry room.

We have been exposed to this product for 6 years. 3 years of them actually knowing there was a safety concern with the flooring as I have found out since. Why not a recall or atleast let the consumer decide for themselves no notices until this class action.

We have experienced some health concerns in the last 6 years. We have also buried 3 dogs and a cat. Dog #1 cancer & breathing issues (deceased) Dog #2 Leukemia - deceased Dog #3 tumors (deceased) Cat tumors (deceased) Dog #4 has environmental allergies

This dog #4 is our grand dog and spends at least 4 overnight visits a week at our house as my daughter is a paramedic. The dog #4 only displayed symptoms when in our home unless they developed into secondary infections. When I received the post card for class action I did some research and bought a respected tester, as Lumber liquidators never supplied us one after several requests.

I began testing my home over several weeks. Even though they said after 6 years it would be dissipated by now. After Six years we were still getting unsafe level readings constantly.

We removed the flooring immediately after these results.

Since removal of the flooring we have consistently been in the safe zone on the same testing meter used with the floors.

Enclosed are pictures of my pets and the readings of the test with and without the floors. These floors had a 30 year warranty and had to be ripped out for our safety. We've had remove and dispose off a product we thought would last us at least that long. We have incurred medical bills and 1000's of dollars on vet bills. I pray every night & day we have not acquired anymore cancers or ill effects from this product. Only time will tell.

I am so disheartened that a company could show such disconcern for their customers.

A quote from Lumber Liquidators :

"Your life is lived on our floors and we take that to heart"

Apparently NOT

Thank you for hearing my complaints and concerns.

Sincerely
Laura Hatchel

Laura Hatchel
Craig Hatchel

I have No objections ~~to any other class action~~

I do not plan on appearing in court

I do not have legal concel.

Enclosed pictures

Hatch
538 CR 153
Whitesboro, TX 76273

POSTAGE PAID
1995



Clerk of Court
District Court
United States District of Virginia
for the Eastern District of Virginia
401 Courthouse Square
VA 22314